# ANTIDEGRADATION REVIEW FORM UTAH DIVISION OF WATER QUALITY

#### Instructions

The objective of antidegradation rules and policies is to protect existing high quality waters and set forth a process for determining where and how much degradation is allowable for socially and/or economically important reasons. In accordance with Utah Administrative Code (UAC R317-2-3), an antidegradation review (ADR) is a permit requirement for any project that will increase the level of pollutants in waters of the state. The rule outlines requirements for both Level I and Level II ADRs, as well as public comment procedures. This review form is intended to assist the applicant and Division of Water Quality (DWQ) staff in complying with the rule but is not a substitute for the complete rule in R317-2-3.5. Additional details can be found in the *Utah Antidegradation Implementation Guidance* and relevant sections of the guidance are cited in this review form.

ADRs should be among the first steps of an application for a UPDES permit because the review helps establish treatment expectations. The level of effort and amount of information required for the ADR depends on the nature of the project and the characteristics of the receiving water. To avoid unnecessary delays in permit issuance, the Division of Water Quality (DWQ) recommends that the process be initiated at least one year prior to the date a final approved permit is required.

DWQ will determine if the project will impair beneficial uses (Level I ADR) using information provided by the applicant and whether a Level II ADR is required. The applicant is responsible for conducting the Level II ADR. For the permit to be approved, the Level II ADR must document that all feasible measures have been undertaken to minimize pollution for socially, environmentally or economically beneficial projects resulting in an increase in pollution to waters of the state.

For permits requiring a Level II ADR, this antidegradation form must be completed and approved by DWQ before any UPDES permit can be issued. Typically, the ADR form is completed in an iterative manner in consultation with DWQ. The applicant should first complete the statement of social, environmental and economic importance (SEEI) in Part C and determine the parameters of concern (POC) in Part D. Once the POCs are agreed upon by DWQ, the alternatives analysis and selection of preferred alternative in Part E can be conducted based on minimizing degradation resulting from discharge of the POCs. Once the applicant and DWQ agree upon the preferred alternative, the review is considered complete, and the form must be signed, dated, and submitted to DWQ.

For additional clarification on the antidegradation review process and procedures, please contact Nicholas von Stackelberg (801-536-4374) or Jeff Ostermiller (801-536-4370).

## Antidegradation Review Form

# Part A: Applicant Information

Facili	ty Name: Crandall Canyon Mine		
Facili	ty Owner: Genwal Resources, Inc.		
Facili	ty Location: Crandall Canyon Mile Post 33 Hwy. 31 Huntington, UT 84528		
2 10211			
Form	Prepared By: Karin Madsen		
10111	110pm 0a 23, 11mm 1		
Ontfa	ll Number: 001, 002		
Outil	in I (ambout oot) oo		
Daggi	ving Water: Crandall Creek		
Kecei	Vilig Water. Chandan Crook		
XX/l 4	Are the Designated Uses of the Receiving Water (R317-2-6)?		
W nat	Domestic Water Supply: 1C		
	Recreation: 2B - Secondary Contact		
1	Aquatic Life: 3A - Cold Water Aquatic Life		
	Aquatic Life: 3A - Cold Water Aquatic Life Agricultural Water Supply: 4		
	Great Salt Lake: None		
	Great Sait Lake. Notic		
Catas	ory of Receiving Water (R317-2-3.2, -3.3, and -3.4): Category 3		
Categ	ory of Receiving water (RS17-2-3.2, -3.3, and -3.4). Category 5		
TIDES	COR HANDER (IS and Hankle), LIT 0024269		
UPDI	ES Permit Number (if applicable): UT-0024368		
Efflu	ent Flow Reviewed: 1.5 MGD 30 day average		
Typicall	y, this should be the maximum daily discharge at the design capacity of the facility. Exceptions should be noted.		
W/L a	is the application for? (check all that apply)		
wnat	is the application for: (check an that apply)		
	A UPDES permit for a new facility, project, or outfall.		
	A UPDES permit renewal with an expansion or modification of an existing		
	wastewater treatment works.		
	A UPDES permit renewal requiring limits for a pollutant not covered by the previous permit and/or an increase to existing permit limits.		
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$\boxtimes$	A UPDES permit renewal with no changes in facility operations.		

Part B. Is a Level II ADR required?

This section of the form is intended to help applicants determine if a Level II ADR is required for specific permitted activities. In addition, the Executive Secretary may require a Level II ADR for an activity with the potential for major impact on the quality of waters of the state (R317-2-3.5a.1).

B1. The	e receiving water or downstream water is a Class 1C drinking water source.
⊠ Yes	A Level II ADR is required (Proceed to Part C of the Form)
□ No	(Proceed to Part B2 of the Form)
concentr	UPDES permit is new <u>or</u> is being renewed and the proposed effluent ration and loading limits are higher than the concentration and loading the previous permit and any previous antidegradation review(s).
☐ Yes	(Proceed to Part B3 of the Form)
□ No	No Level II ADR is required and there is <u>no need to proceed further with</u> <u>review questions</u> .
pollutan critical c the ambi pollutan effluent	any pollutants use assimilative capacity of the receiving water, i.e. do the t concentrations in the effluent exceed those in the receiving waters at conditions? For most pollutants, effluent concentrations that are higher than ient concentrations require an antidegradation review? For a few ts such as dissolved oxygen, an antidegradation review is required if the concentrations are less than the ambient concentrations in the receiving Section 3.3.3 of Implementation Guidance)
☐ Yes	(Proceed to Part B4 of the Form)
□ No	No Level II ADR is required and there is no need to proceed further with review questions.

B4. Are water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and limited effects on water quality impacts of the part (Section 3.3.4 of Implementation Guidatemporary and Implementation Gui	
Yes Identify the reasons used to jut to Part G. No Level II ADR is	stify this determination in Part B4.1 and proceed s required.
☐ No A Level II ADR is required (I	roceed to Part C)
exclusion for temporary <u>and</u> limited production 3.5(b)(4)). For projects requesting a temporary and limited projects are also and limited projects are also and limited projects and limited projects are also and limited projects and limited projects are also also and limited projects are also and limited projects are also also also also also also also also	s determination (check all that apply and
Water quality impacts will be tenturbidity and fish spawning will r	aporary and related exclusively to sediment or not be impaired.
<ul><li>temporary and limited:</li><li>a) The length of time during which wate</li><li>b) The percent change in ambient conce</li></ul>	
<ul><li>c) Pollutants affected:</li><li>d) Likelihood for long-term water quality</li></ul>	y benefits:
e) Potential for any residual long-term i	
Additional justification, as needed:	

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Part C, D, E, and F of the form constitute the Level II ADR Review. The applicant must provide as much detail as necessary for DWQ to perform the antidegradation review. Questions are provided for the convenience of applicants; however, for more complex permits it may be more effective to provide the required information in a separate report. Applicants that prefer a separate report should record the report name here and proceed to Part G of the form.

Optional Report Name:	
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- Part C. Is the degradation from the project socially and economically necessary to accommodate important social or economic development in the area in which the waters are located? The applicant must provide as much detail as necessary for DWQ to concur that the project is socially and economically necessary when answering the questions in this section. More information is available in Section 6.2 of the Implementation Guidance.
- C1. Describe the social and economic benefits that would be realized through the proposed project, including the number and nature of jobs created and anticipated tax revenues.

This treatment facility maintains a coal reserve that could allow the employment of approx 200 workers in the Princess Mine.

C2. Describe any environmental benefits to be realized through implementation of the proposed project.

Crandall Creek was diverted from above the mine to a culvert that bypasses underneith the mine that successfully keeps any surface pollution from reaching the creek.

C3. Describe any social and economic losses that may result from the project, including impacts to recreation or commercial development.

None

C4. Summarize any supporting information from the affected communities on preserving assimilative capacity to support future growth and development.

N/A

C5. Please describe any structures or equipment associated with the project that will be placed within or adjacent to the receiving water.

All treatment equipment is currently, and will remain located on mine property.

Part D. Identify and rank (from increasing to decreasing potential threat to designated uses) the parameters of concern. Parameters of concern are parameters in the effluent at concentrations greater than ambient concentrations in the receiving water. The applicant is responsible for identifying parameter concentrations in the effluent and DWQ will provide parameter concentrations for the receiving water. More information is available in Section 3.3.3 of the Implementation Guidance.

#### Parameters of Concern:

Rank	Pollutant	Ambient Concentration	Effluent Concentration
1	Iron	none	<1.24
2	Alluminum	none	<.927
3	pH	none	7-9
4	TDS	none	<1200 daily max
5			

## Pollutants Evaluated that are not Considered Parameters of Concern:

Pollutant	Ambient Concentration	Effluent Concentration	Justification
TSS	none	<25mg/l	

Part E. Alternative Analysis Requirements of a Level II

Antidegradation Review. Level II ADRs require the applicant to determine whether there are feasible less-degrading alternatives to the proposed project. More information is available in Section 5.5 and 5.6 of the Implementation Guidance.

E1. The UPDES permit is being renewed without any changes to flow or concentrations. Alternative treatment and discharge options including changes to operations and maintenance were considered and compared to the current processes. No economically feasible treatment or discharge alternatives were identified that were not previously considered for any previous antidegradation review(s).

Yes	(Proceed to Pa	art F)
No or Do	es Not Apply	(Proceed to E2)

E2. Attach as an appendix to this form a report that describes the following factors for all alternative treatment options (see 1) a technical description of the treatment process, including construction costs and continued operation and maintenance expenses, 2) the mass and concentration of discharge constituents, and 3) a description of the reliability of the system, including the frequency where recurring operation and maintenance may lead to temporary increases in discharged pollutants. Most of this information is typically available from a Facility Plan, if available.

report Hame.	Report Name:	
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E3. Describe the proposed method and cost of the baseline treatment alternative. The baseline treatment alternative is the minimum treatment required to meet water quality based effluent limits (WQBEL) as determined by the preliminary or final wasteload analysis (WLA) and any secondary or categorical effluent limits.

## E4. Were any of the following alternatives feasible and affordable?

Alternative	Feasible	Reason Not Feasible/Affordable
Pollutant Trading	Yes	
Water Recycling/Reuse	Yes	
Land Application	Yes	
Connection to Other Facilities	Yes	
Upgrade to Existing Facility	Yes	
Total Containment	Yes	
Improved O&M of Existing Systems	Yes	
Seasonal or Controlled Discharge	Yes	
New Construction	Yes	
No Discharge	Yes	

E5.	From the applicant's perspective, what is the preferred treatment option?
E6.	Is the preferred option also the least polluting feasible alternative?
	☐ Yes
	□ No
	If no, what were less degrading feasible alternative(s)?
	If no, provide a summary of the justification for not selecting the least uting feasible alternative and if appropriate, provide a more detailed ification as an attachment.

## Part F. Optional Information

F1. Does the applicant want to conduct optional public review(s) in addition to the mandatory public review? Level II ADRs are public noticed for a thirty day comment period. More information is available in Section 3.7.1 of the Implementation Guidance.	
⊠ No	
☐ Yes	
F2. Does the project include an optional mitigation plan to compensate for the proposed water quality degradation?	
⊠ No	
☐ Yes	
Report Name:	

## Part G. Certification of Antidegradation Review

## G1. Applicant Certification

The form should be signed by the same responsible person who signed the accompanying permit application or certification.

Based on my inquiry of the person(s) who manage the system or those persons directly responsible for gathering the information, the information in this form and associated documents is, to the best of my knowledge and belief, true, accurate, and complete.

Print Name: KARIN MADSEN	
Signature:	
Date: 10.28 15	

### G2. DWQ Approval

To the best of my knowledge, the ADR was conducted in accordance with the rules and regulations outlined in UAC R-317-2-3.

Print Name: David Wham
Signature: M. M. M. Date: 3-1-16